UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

TRUSTEES OF THE ASBESTOS WORKERS LOCAL NO. 25 WELFARE FUND; TRUSTEES OF THE ASBESTOS WORKERS LOCAL NO. 25 **DEFINED BENEFIT PENSION FUND: TRUSTEES** OF THE ASBESTOS WORKERS LOCAL NO. 25 DEFINED CONTRIBUTION PENSION FUND; TRUSTEES OF THE ASBESTOS WORKERS LOCAL NO. 25 SUPPLEMENTAL UNEMPLOYMENT BENEFIT FUND; TRUSTEES OF THE ASBESTOS WORKERS LOCAL NO. 25 APPRENTICESHIP **TRUSTEES TRAINING** FUND: OF THE **INSULATORS INDUSTRY WIDE** LABOR-MANAGEMENT COMMITTEE AND LOCAL UNION NO. 25, INTERNATIONAL ASSOCIATION OF HEAT FROST INSULATORS AND ASBESTOS WORKERS.

Plaintiffs,

ı ıdırtı

VS.

Case No. 06-14787 Hon. Avern Cohn

BRINKER MECHANICAL INSULATION, INC., a Michigan corporation, EUGENE L. BRINKER, an individual a/b/a Brinker Mechanical Insulation, Inc. and HARTFORD FIRE INSURANCE COMPANY, a Connecticut corporation, jointly and severally,

Defendants.

REQUEST AND VERIFICATION TO SEIZE PROPERTY

On June 27, 2007 a judgment was granted in this case upon which the following is now due:

Amount of judgment: \$96,637.86
Interest to this date: \$3,024.40
Post judgment costs: \$0
TOTAL \$99,662.26

Less credits received: \$50,000.00
*Balance due to date: \$49,662.26

*Additional statutory interest, officer/sheriff fees, and expenses may be charged in addition to the unpaid balance according to law.

The Plaintiffs request the court issue an order to seize property of the following

Defendants: Brinker Mechanical Insulation, Inc. and Eugene L. Brinker.

I declare that the statements above are true to the best of my information,

knowledge and belief.

Respectfully submitted,

NOVARA, TESIJA & McGUIRE, P.L.L.C.

BY: s/Nicholas R. Nahat (P49802)

Attorneys for Plaintiffs 2000 Town Center, Suite 2370 Southfield, MI 48075-1314

(248) 354-0380

nahatlaw@yahoo.com

Dated: August 3, 2007

ORDER TO SEIZE PROPERTY

TO ANY SHERIFF, DEPUTY SHERIFF, OR COURT OFFICER – YOU ARE ORDERED TO:

1. Seize and sell, according to law, any of the personal property (as determined by the

officer) of Defendants Brinker Mechanical Insulation, Inc. and Eugene L. Brinker that is not exempt

from seizure, as will be sufficient to satisfy Plaintiffs' demand, costs, and any statutory fees and

expenses. Personal property may include, but is not limited to motor vehicles or money, wherever

located.

2. If sufficient personal property of the Defendants cannot be found within your

jurisdiction, seize and sell any of the real property of Defendants not exempt from seizure, as will be

sufficient to satisfy Plaintiffs' demand, costs, and any statutory fees and expenses.

Collect from the sale of the property enough money to pay all of your statutory fees

and statutory expenses.

3.

2

4. Deposit proceeds of sale with the court after deducting statutory fees and statutory expenses.

5. Claim and Delivery Only: Seize the property described in the attached judgment for claim and delivery and deliver to the Plaintiffs; or if the property is not found in the possession of the

Defendants, levy the value of it.

6. You must endorse the month, day, year, and hour that you receive this order, and

that time is the effective date of this order. You must execute and return this order not less than

20 days, nor more than 90 days, from the effective date. If you have begun to serve this order on or

before the return date, you may complete the service and return after the return date.

7. You may not continue collecting on this order after the return date except as

indicated in item 6.

IT IS SO ORDERED.

	s/Avern Cohn U.S. DISTRICT COURT JUDO	<u></u>
Dated: <u>August 03, 2007</u>		
Order to be served by: Court officer	/Deputy sheriff	
ENDORSEMENT: I certify that I received	this order on	at Time
	Court officer/Deputy sh	 neriff

TO THE DEFENDANT: The person seizing property is required to provide you with a receipt of all money paid by you and an inventory of the property seized.